

Pro Se General Complaint for a Civil Case (Rev.10/16)

FILED

United States District Court
for the
NORTHERN DISTRICT OF ALABAMA

2017 APR 26 P 4:16

U.S. DISTRICT COURT
N.D. OF ALABAMA**Plaintiff**

(Write your full name. No more than one plaintiff may be named in a pro se complaint)

Johnson, Pamela T.

v.

Walmart Stores, Inc.
King Management SolutionsCase No.: 5:17-CV-675-HGD
(to be filled in by the Clerk's Office)JURY TRIAL Yes No**Defendant(s)**

(Write the full name of each defendant who is being sued. If the names of all defendants cannot fit in the space above or on page 2, please write "see attached" in the space and attach an additional page with the full list of names)

COMPLAINT FOR A CIVIL CASE**I. The Parties to This Complaint****A. The Plaintiff**

Name	<u>Pamela T. Johnson</u>	
Street Address	<u>131 Springview Lane</u>	
City and County	<u>Huntsville Madison</u>	
State and Zip Code	<u>AL</u>	<u>35806</u>
Telephone Number	<u>(256) 224-2745</u>	

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization or a corporation. If you are suing an individual in his/her official capacity, include the person's job or title. Attach additional pages if needed.

Pro Se General Complaint for a Civil Case (Rev.10/16)

Defendant No. 1

Name	<u>Walmart Stores, Inc.</u>
Job or Title	<u>Retail Merchandiser</u>
Street Address	<u>702 SW 8th Street</u>
City and County	<u>Bentonville Benton</u>
State and Zip Code	<u>AR 72716</u>

Defendant No. 2

Name	<u>King Management Solutions</u>
Job or Title	<u>Apartment rentals</u>
Street Address	<u>5233 Riverside Dr, Suite A</u>
City and County	<u>Macon Macon-Bibb</u>
State and Zip Code	<u>GA 31210</u>

Defendant No. 3

Name	_____
Job or Title	_____
Street Address	_____
City and County	_____
State and Zip Code	_____

Defendant No. 4

Name	_____
Job or Title	_____
Street Address	_____
City and County	_____
State and Zip Code	_____

Pro Se General Complaint for a Civil Case (Rev. 10/16)

Defendant No. 5

Name _____
Job or Title _____
Street Address _____
City and County _____
State and Zip Code _____

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only these types of cases can be heard in federal court: a dispute that involves a right in the United States Constitution or a federal law (as opposed to a state law or local ordinance); a dispute that involves the United States of America (or any of its agencies, officers or employees in their official capacities) as a party; and a dispute between citizens of different states with an amount in controversy that is more than \$75,000.

What is the basis for federal court jurisdiction? (*check all that apply*)

Constitutional or Federal Question USA Defendant Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction is USA defendant

The Defendant(s) _____

Name of Agency _____

Address _____

B. If the Basis for Jurisdiction is a Constitutional or Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Articles I Sec 8, III Sec 2 & 3, IV Sec 2, VI
Amendments I, IV, V, VI, VIII, XI, XIII, XIV Sec 1

C. If the Basis for Jurisdiction is Diversity of Citizenship

1. The Plaintiff

The plaintiff, (name) _____, is a citizen of the State of (name) _____.

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) _____, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____.

b. If the defendant is a corporation

The defendant, (name) _____, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____.

Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy – the amount the plaintiff claims the defendant owes or the amount that is at issue – is more than \$75,000, not counting interest and costs of court, because: (explain)

III. Statement of Claim

Pro Se General Complaint for a Civil Case (Rev.10/16)

Write a short and plain statement of the claim. Briefly state the facts showing that the plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

See Pgs 1-5

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks for the court to order. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive (punishment) or exemplary (warning or deterrent) damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

See Pg 1 of 1

and/or witness and the judge and jury will be made up of all the people who are there, (financially
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my vehicle. & was situated by them physically with chemicals they put in
meed to keep
diedly after we were sent to these contracted people whom we
the people occupying the apartment from me and especially the one
some of your apartment to get reimbursed contract deductible. Of course,
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both is the kidney disease while a man indicate that a family friend
was the certified contractor chemically and knew someone who was un-
have our physical evidence that would cause these things to happen.
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apartment damaged to my DNA that infected a tray of things from
water and the doctor informed someone they float inside my
and/or they put in my refrigerator in order to burn the inside of my
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and for me know in various ways of who being rented, however, the
but I have left in well designed to make a range of smelters from
McLaren Lough Al though a kept, and FBI with their own smelters and
and/or fund low surface including impasses of McLaren Police Dept,
Allerton, when after refund to all KMS, employees and/or Dept,
hopped out my poor knowledge and/or connect by King Management
Mader, Al from Jan 13, 2013 - Jun 18, 2016 my apartment was damaged
while living at KMS Management Detour, sound McLaren Park Apartments
guitar, and second stories for myself and my daughter, Anna,
& important & have been denied justice, tangible, differences offered others,
suitable and our party.
) Accordingly to the Plaintiff to the United States of America Page 1 of 5
complaint for a Civil Case Settlement of claim Page 1 of 5
Settlement: McDonald and King Management Settlement
Plaintiff: Pamela T. Johnson
. United States District Court for the Northern District of Illinois
The above complaint for a Civil Case

unintended the FBI's Report of a fundy of a result one
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 illustrate woken by my two two two the future the future
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nally being injured in the apartment's exterior door to get the lot.

me to, and informationally known they could sit after when if was

with the FBI damaged to my DNA a second information that frequently appeared

complaint for a Civil Case attachment of claim Page 2 of 5

defendant: Walmart and King Management, defendant

plaintiff: Paula T. Johnson

United States District Court for the Northern District of Florida

This is complaint for a Civil Case

Plaintiff

Defendant

Page 2 of 5

Pro Se Complaint for a Civil Case

United States District Court for the Northern District of Alabama

Plaintiff: Pamela T. Johnson

Defendants: Walmart and King Management Solutions

Complaint for a Civil Case Statement of Claim Page 3 of 5

day, and friendly to me co-workers are hard to find at Walmart because of whatever lies have been told to them about me, and the next thing I know Tarous puts me on a paid 6 week LOA and I was made to see a Ph.d Psychologist 3 times. I was also made to take an extensive 2 hr. examination after which I was cleared to go back to work. At the time I spoke to my co-worker, I did also take a written complaint about all that is happening to AL Law Enforcement (ALEA) who against their assurances shared my complaint with AL State employee, former Madison County Sheriff Deputy turned State Board of Pharmacy Inspector for the Huntsville area, Richard Lambuschi whose adult son Stephen lives across the street from me as does the DA's sister, Sally Broussard Dobbs. Both of those families have been stalking, harassing, and chemically attacking me also. I know Richard shared my complaint with Tarous and pressed to make me take the psychological eval when the son-of-a-bitch knows what I complained about is happening to me because he is in on it and got his son in on it and my boss in on it and fellow employees in on it. There isn't a day that's gone by at work when my fellow workers inside the pharmacy aren't verbally harassing and attacking me, trying to make me lash out at them, dancing around the proverbial "elephant in the room" and trying to make me feel as if I have done something terribly wrong when the opposite is true. I am the victim of extreme police abuse and Walmart is culpable up to their eyebrows as is KMS through MPA. I have complained about Tarous lies to his immediate boss Bo Kirby with no satisfaction. I followed Walmart policy to begin an investigation about what was happening in my workplace and

John son
Pamela T

United States District Court for the Northern District of Alabama
Plaintiff: Pamela T. Johnson
Defendants: Walmart and King Management Solutions

Complaint for a Civil Case Statement of Claim Page 4 of 5

was turned down, even though it fit their criteria for an immediate investigation, and exposed even though I requested anonymity and according to Walmart policy was allowed privacy with my request. That sounds like the FBI crawling up Doug McMillon's backside with the aid of ALEA and local law enforcement.

2) Both KMS through MPA and Walmart have breached Article I Section 8, Article III Section 2 and 3, Article IV Section 2, Article VI, and Amendments I, IV, V, VI, VIII, XI, XIII, and XIV Section 1 of the United States Constitution against me.

4/10/17 Only Congress can declare war against someone or grant letters of marque and reprisal, and makes the rules concerning captures on land and water. Only Congress has the authority to raise up and support armies of people to defeat someone. Only Congress can call forth the militia. Only Congress can exercise war authority in our nation and abroad. The judicial power of the U.S. extends to all cases in law and equity to the citizens of the U.S. If there is wrongdoing it shall be heard in a court of law and held in the state where said crimes were committed. War can only be declared and levied against someone tried and convicted of treason and I have not been tried and/or convicted of treason because I haven't committed treason. The citizens of each state shall be entitled to all privileges and immunities given to other citizens in all the other states. The U.S. Constitution and the laws of the U.S. and all treaties made shall be the supreme law of the land. The U.S. Government made a treaty with the Osage Nation in the 1800's to always protect and take care and defend the Osage people. I am an Osage tribal member and Walmart and KMS through MPA have violated this treaty repeatedly in an effort to harass me to such a degree that I would lose hope, despair, and ultimately commit suicide. They are guilty of attempted murder.

Pro Se Complainant
 United States District Court for the Northern District of Alabama
 Plaintiff: Pamela T. Johnson
 Defendants: Walmart and King Management Solutions

Complaint for a Civil Case Statement of Claim Pages 5 of 5

3.) I have a right to free speech, the right to believe and worship as I see fit, and the right to peaceably assemble. Tarous has threatened me and my job if I spoke about God in the workplace because somebody complained. I only casually mention my beliefs from time to time if circumstances are appropriate to say something. When I spoke and complained to ALEXA about what was happening hoping they would do something to make it stop, my job was threatened again because ALEXA shared my complaint to ACBOP Inspector Richard Lembruschi who shared it with my boss Tarous Rice. I have a right to be secure in my person and shall not be violated and nothing seized without just cause or warrant. There is no justification or law that allows what Walmart and KMS through MPA have allowed to happen to me with their full knowledge and consent. They have jeopardized my safety and the public's safety. They have deprived me of life, liberty, and property without due process of law. I have for some reason been found guilty in the court of law enforcement public opinion who have initiated and waged war against me in violation of my U.S. Constitutional rights and the Treaty of the Osage. I have been subjected 24/7 to cruel and unusual punishment and have not been duly convicted of anything in any court anywhere ever.

I am a citizen of the United States of America and of the state of Alabama wherein I reside. No state shall make or enforce any law which shall abridge the privileges or immunities of U.S citizens; nor shall any state deprive any person of life, liberty, or property without due process of law nor deny to any person within its jurisdiction the equal protection of the laws. Walmart and KMS through MPA are guilty of violating nearly everything I am Constitutionally guaranteed. They are guilty of tracking me, stalking me, harassing me, chemically attacking me, using my co-workers to do the same to me and trying to make me despair and commit suicide which makes them guilty of attempted murder.

Pamela T. Johnson 4/10/17

Pro se Complaint for a Civil Case

United States District Court for the Northern District of Alabama
 Plaintiff: Pamela T. Johnson
 Defendants: Walmart and King Management Solutions

Complaint for a Civil Case Statement of Claim Page 1 of 1
 Demand for Relief and Damages

I demand that immediately and forever all harassment against me cease while on Walmart premises whether on duty or shopping at Walmart.

I demand that all innuendo from any and all Walmart employees stop immediately and that I am given letters of apology for their participation in bullying me.

I demand that Tarious Rice and however high up the chain this goes are charged with and tried for attempted murder of me.

I demand remuneration for the extreme emotional, psychological, physical pain I have endured because Walmart with full knowledge and consent allowed law enforcement to chemically and psychologically attack me everytime I worked, and on the road to work, and while shopping in their stores without mercy.

I demand remuneration for the extreme intentional emotional distress they knowingly caused personally and by allowing law enforcement to do the same.

I demand remuneration of punitive damages to let the world know, and especially here in America the land of the free, that this type of behavior will never be acceptable or tolerated.

Extreme pain, suffering, inconvenience, emotional distress \$ 500,000,000,000

Punitve Damages \$ 500,000,000,000

\$ 1,000,000,000,000

Pamela T. Johnson 4/10/17

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V. Certification and Closing

Under Rule 11 of the Federal Rules of Civil Procedure, by signing below, I certify to the best of my knowledge, information, and belief that this complaint; (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a non-frivolous argument for extending, modifying or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in dismissal of my case.

First Name Pamela Last Name Johnson
Mailing Address 131 Springview Lane
City and State Huntsville, AL Zip Code 35806
Telephone Number (256) 224-2745
E-mail Address pmonkwaj@hotmail.com

Signature of plaintiff Pamela T. Johnson
Date signed 4/10/17

****OPTIONAL****

You may request to receive electronic notifications. You may not file documents or communicate with the court electronically. All documents must be submitted in paper and you must serve the defendants.

Type of personal computer and related software/equipment required:

- Personal computer running a standard platform such as Windows or Mac OSX
- Internet access (high speed is recommended)
- A Web browser (Microsoft Internet Explorer 7.0 or 6.0 or Mozilla Firefox 2 or 1.5)
- Adobe Acrobat Reader is needed for viewing e-filed documents
- PACER account – Information and registration at www.pacer.gov

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- You will receive one "free" look of the document. Documents must be viewed within 14 days. You must only single-click on the hyperlink to view.

Note: You must promptly notice the Clerk's Office, in writing, if there is a change in your designated e-mail address. Failure to update your email address does not excuse failures to appear or timely respond.

E-mail type:

- HTML – Recommended for most e-mail clients
- Plain Text – Recommended for e-mail accounts unable to process HTML e-mail

Conditioned upon the sufficiency of your electronic equipment which the court will test and verify receipt, you will be allowed to receive electronic notifications.

By submitting this request , the undersigned consents to electronic service and waives the right to personal service and service by first class mail pursuant to Rule 5(b)(2) of the Federal Rules of Civil Procedure, except with regard to service of a summons and complaint.

When a filing is entered on the case docket, a party who is registered for electronic noticing will receive a Notice of Electronic Filing in his/her designated e-mail account. The Notice will allow one free look at the document, and any attached .pdf may be printed or saved.

IMPORTANT:

Messages sent to Yahoo or AOL accounts are frequently found in the spam folder until the court is added to your address book.

E-mail address designated for noticing:

not accepting electronic delivery

Participant signature: _____

Date: _____

GovernmentContractsWon
[\(https://www.governmentcontractswon.com/\)](https://www.governmentcontractswon.com/)



Enter the Name of a Defense Contractor GO See Defense Contracts Won

Defense Contract Totals in 2015 Count: 579,458 Dollar Amount: \$273,533,707,310

[Home](#)

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[Data Downloads](#)

[\(https://www.governmentcontractswon.com/\)](https://www.governmentcontractswon.com/) | <https://www.governmentcontractswon.com/searchindex.asp> | <https://www.governmentcontractswon.com/products.asp> | <https://www.governmentcontractswon.com/awards.asp>

Enter the Name of a Defense Contractor:

WAL-MART STORES INC

GO

(TIP: partial names can be entered; for example, searching on the word **tech** will return a list of all contractor names containing the word **tech**)

Download Data

To a Spreadsheet or Other File Type

Defense Contract Totals for Contractors Awarded Contracts from 2000 to 2015

Click on a Contractor Name for more Detail

(* Contractor Phone Numbers are available with data download)

Government Contractor Name & Address	Phone Number	Number of Defense Contracts Awarded	Dollar Amount of Defense Contracts Awarded
WAL-MART STORES INC https://www.governmentcontractswon.com/department/defense/wal_mart_stores_inc_933064388.asp?yr=04	*	2	\$6,458
1200 N LACROSSE ST RAPID CITY, SD 57701 WAL-MART STORES INC https://www.governmentcontractswon.com/department/defense/wal_mart_stores_inc_765099334.asp?yr=04	*	1	\$4,014
5000 AMERICAN WAY MEMPHIS, TN 38115 WAL-MART STORES INC https://www.governmentcontractswon.com/department/defense/wal_mart_stores_inc_079265216.asp?yr=04	*	1	\$3,400
541 SEABOARD ST MYRTLE BEACH, SC 29577 WAL-MART STORES INC https://www.governmentcontractswon.com/department/defense/wal_mart_stores_inc_051957769.asp?yr=05	*	3	\$57,351
702 SW 8TH ST BENTONVILLE, AR 72712 WAL-MART STORES INC https://www.governmentcontractswon.com/department/defense/wal_mart_stores_inc_090116935.asp?yr=06	*	2	\$16,210
177 HIGHWAY 171 MONROEVILLE, LA 70615 [REDACTED]	*	6	\$23,003

(* Contractor Phone Numbers are available with data download)

Defense Contractors:

[Contractors by Name](#)
https://www.governmentcontractswon.com/department/defense/contractors_by_name.asp

[Contractors by Zip Code](#)
https://www.governmentcontractswon.com/department/defense/contractors_by_zip_code.asp

[Contractors by City](#)
https://www.governmentcontractswon.com/department/defense/contractors_by_city.asp

[Contractors by County](#)
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[Contractors by State](#)
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[Contracts by Place of Performance](#) (https://www.governmentcontractswon.com/department/defense/contracts_by_place_of_performance.asp?type=pp)

[Contracts by Contracting Office](#) (https://www.governmentcontractswon.com/department/defense/contracts_by_contracting_office.asp?type=df)

[Defense Contracts:](#)

[Contractors by Name](#)
https://www.governmentcontractswon.com/department/defense/contractors_by_name.asp

[Contractors by Zip Code](#)
https://www.governmentcontractswon.com/department/defense/contractors_by_zip_code.asp

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[Contracts by Place of Performance](#) (https://www.governmentcontractswon.com/department/defense/contracts_by_place_of_performance.asp)

[Contracts by Contracting Office](#) (https://www.governmentcontractswon.com/department/defense/contracts_by_contracting_office.asp)